

**In the matter of
Case No. X0057230
Propertymark v Mr Charles Travers MNAEA**

**Appeal Hearing held on
Wednesday 12 June 2019**

To consider the appeal following the Disciplinary Tribunal Hearing held on 7 November 2018

Case of

**Mr Charles Travers MNAEA, a Director of ECS (Wimbledon) Limited t/a Winkworth,
37 Church Road, London, SW19 5DQ**

A member of NAEA

At Propertymark, Arbon House, 6 Tournament Court, Edgehill Drive, Warwick,
CV34 6LG

Mr Travers was found to have acted in breach of the following Propertymark Membership and Conduct Rules at the hearing held on 7 November 2019 and the sanctions imposed were:

Alleged Breach	Findings	Sanction
Rule 1.14	Proven	£2000
Rule 20	Proven	Caution

The sum of £194 was imposed on the member towards the costs the hearing.

Appeal Tribunal's Decision

After considering the evidence and after deliberation, the Appeal Tribunal made the following findings: -

Alleged Breach	Findings	Sanction
Rule 1.14	Not appealed	£2000

Rule 12	Not appealed	Caution
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The case falls within the Propertymark Publications Policy.

The Appeal Tribunal issued the following statement:

“The Tribunal has considered the appeal made by Mr. Travers. Mr. Travers admitted his guilt and was appealing the size of the penalty imposed. No additional evidence was provided in the appeal process.

The use of client money is strictly prohibited by the Association’s rules. To spend monies held in trust could be considered embezzlement. Whilst the Tribunal has sympathy with Mr. Travers it does not accept the appeal and upholds the original findings of the hearing held on 7th November 2018.

In addition to the original penalties and costs there are costs of today’s hearing amounting to £235.”